

# **EXHIBIT F**

## David M. Max

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**From:** Andrew J. Urgenson, Esq. <andrew@oved.com>  
**Sent:** Wednesday, March 9, 2022 4:01 PM  
**To:** David M. Max; Sheron Korpus  
**Cc:** Terrence A. Oved, Esq.  
**Subject:** RE: EXTERNAL: Rosen/Sapir Promissory Note and Guaranty

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Counsel:

Your March 4, 2022 letter appears to be yet another pretext for Rotem Rosen to wrongfully multiply litigation with the transparent purpose of harming Mr. Sapir, his family and their business with vexatious litigation.

Rest assured, our clients are aware of their contractual obligations, as well as their rights and remedies thereunder, and intend to act in accordance therewith.

Our clients, however, have no obligation to provide your client with assurances regarding hypothetical events that have not, and may not, occur.

Accordingly, in the event your client engages in the premature, unripe, and otherwise frivolous litigation threatened in your letter, our clients will seek all available remedies, including sanctions.

Regards,

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**From:** David M. Max <DMax@kasowitz.com>  
**Sent:** Friday, March 4, 2022 3:42 PM  
**To:** Terrence A. Oved, Esq. <terry@oved.com>; Andrew J. Urgenson, Esq. <andrew@oved.com>  
**Cc:** Sheron Korpus <SKorpus@kasowitz.com>  
**Subject:** EXTERNAL: Rosen/Sapir Promissory Note and Guaranty

**EXTERNAL SENDER**

Dear Counsel:

Please see the attached correspondence.

Best regards,

David Max

David M. Max  
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